Remarks

Further and favorable reconsideration is respectfully requested in view of the foregoing amendments and following remarks.

In the Advisory Action mailed June 18, 2008, the Examiner indicates that the proposed amendments filed June 2, 2008 will not be entered, because they are not deemed to place the application in better form for appeal by materially reducing or simplifying the issues for appeal. On the Continuation sheet attached to the Advisory Action, the Examiner states that claim 6, as amended, is not complete as it does not include the argued "suppressing isomerization of the desired 1,3-saturated-2-unsaturated triglycerides (SUS)", in order to place the case in condition for allowance. Accordingly, claim 6 has been further amended to include this expression, in order to place the case in condition for allowance.

Applicants note that since the amendments filed June 2, 2008 were not entered, they have all been repeated in the amendments set forth above. That is, the amendments set forth above are identical to those filed June 2, 2008, except that amended claim 6 further includes the change suggested by the Examiner to place the case in condition for allowance. This phrase appears in amended claim 6 after the expression "from the second mixture,".

Accordingly, in view of the foregoing amendments and remarks, it is submitted that the application is now in condition for allowance. Such allowance is solicited.

Respectfully submitted,

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MRD/pth